Case 4:11-cr-02470-DCB-LACRIMENALICOMPLAIN		1 of 1
United States District Court	DISTRICT of ARIZONIA	FILED LODGE
United States of America v. ANTHONY LOPEZ-SALCIDO DOB: 1980 U.S. Citizen	DOCKET NO. MAGISTRATE'S CASE N	JUN 2 2 2011 O. CLERK U.S. DISTRICT COURT DISTRICT OF ARIZONA
		16929M
Complaint for violation of Title 18 United States Code § 242	,	
From on or about and between September 28, 2010 and June 21, 2011 ANTHONY LOPEZ-SALCIDO, defendant herein, did knowingly u commerce, to wit, the internet and a telephone, to knowingly attempt not attained the age of 18 years to engage in sexual activity for which offense under Arizona law, to wit, Sexual Conduct with a Minor ur 1405; all in violation of Title 18, United States Code, Section 2422(b)	, in Tucson, in the Disse facilities and means to persuade, induce or a person could be charded Arizona State Re	strict of Arizona, s of of interstate entice a person who has
Basis of complainant's charge against the accused: Beginning in September, 2010, and continuing until June 21, 201 Anthony Lopez-Salcido, using electronic mail and text messaging undercover (UC) agent whom he believed to be a minor that was persuade to meet him for purposes of engaging in sexual touching planning to meet at a specified location and time, Salcido traveled planned meeting on June 21, 2011, Salcido continued to send text intended to meet and continued to engage in sexual communication as planned, but departed after looking around from two dwas then stopped and arrested. When interviewed, he admitted the cellphone and by e-mail with a person who claimed to be a minor communications about sexual conduct with her. He claimed he harranging to meet with the minor in order to see who would show MATERIAL WITNESSES IN RELATION TO THE CHARGE:	g by cellphone, coming 13 years old, and what and oral sex. On Judy to that location as put messaging to the Utons with her. Salcid different locations in the had been the oral and that he had initial and traveled to the research.	nunicated with an nom he attempted to June 21, 2011, after planned; prior to the C confirming that he o arrived at the the parking lot. He ne communicating by inted and engaged in
Recommend Detention Being duly sworn, I declare that the foregoing is true and correct to the best of my knowledge. AUSA Duryee/ajt AUSA Approval:	SIGNATURE OF COMPLAI OFFICIAL TITLE	5
Sworn to before me and subscribed in my presence.	DETECTIVE, TUESO	TYLE DEPT
SIGNATURE OF MAGISTRATE JODGE ¹⁾ See Federal rules of Criminal Procedure Rules 3 and 54	DATE June 22, 2011	